

From: [PARRETT Kevin](#)
To: [Grandinetti, Cami](#)
Cc: [ROICK Tom](#); [Robinson, Deborah](#); [Zhen, Davis](#)
Subject: RE: language for discussion
Date: Friday, March 11, 2016 4:24:44 PM

Hi Cami. DEQ is amenable to this language for the Proposed Plan with the understanding that our agencies will continue to work on an implementation strategy prior to issuance of the ROD. Also, it's the State's expectation that EPA will remain open to the possibility of breaking the site into Operable Units (and entering into multiple consent decrees).

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From: Grandinetti, Cami [mailto:Grandinetti.Cami@epa.gov]
Sent: Thursday, March 03, 2016 10:03 AM
To: PARRETT Kevin; ROICK Tom; Robinson, Deborah; Zhen, Davis; Bill Ross (bross@rossstrategic.com)
Subject: language for discussion

Due to the vast size of the site and the breadth of contamination, implementation of the preferred alternative may need to be conducted in phases and/or work sequenced. To implement the remedy, EPA will consider, at a minimum, source control actions, recontamination, scope (size) of the actions across the site, impacts to the river users and the community, seasonal weather impacts, fish windows and implementation approaches the parties that agree to perform the cleanup may suggest. EPA may manage the Portland Harbor cleanup by dividing the site into SMAs or groups of SMAs for purposes of design and construction, based on prioritization of significant source and risk areas, logistics or sequencing of construction (including the potential for resuspension of contaminants during construction), efficiency or other factors. Sequencing of cleanup may consider potential impacts of upstream work on downstream areas, nature and extent of contamination and integration of the cleanup action into the overall (final) remedy.

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